



defendants. See Greene v. Holloway, No. 99-7380, 2000 WL 296314, at \*1 (4<sup>th</sup> Cir. Mar. 22, 2000) (where the district court dismissed a defendant in a Section 1983 action based on the prisoner's failure to provide an address for service on a defendant who no longer worked at the sheriff's office, remanding so the district court could "evaluate whether the marshals could have served [Defendant] with reasonable effort").

The Court will instruct the U.S. Marshal to use reasonable efforts to locate and obtain service on Defendant Allie. If the U.S. Marshal is unable to obtain service on Defendant Allie, the U.S. Marshal shall inform the Court of the reasonable attempts to obtain service. Defendant's home address shall be redacted from the summons forms for security purposes.

**IT IS THEREFORE ORDERED** that:

1. The U.S. Marshal shall use all reasonable efforts to locate and obtain service on **Defendant C. Allie**. If the U.S. Marshal is unable to obtain service on Defendant Allie, the U.S. Marshal shall inform the Court of the reasonable attempts to obtain service.
2. The Clerk is respectfully instructed to mail a copy of the Amended Complaint, (Doc. No. 62), and this Order to the U.S. Marshal.

Signed: May 23, 2019



Frank D. Whitney  
Chief United States District Judge

